

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
WESTERN DIVISION - DAYTON**

BRYAN A. MOBLEY v. MIAMI VALLEY HOSPITAL, INC.
CASE NO. 3:13-cv-00102

INDEX TO EXHIBITS

1. Deposition Transcript Excerpts of Bryan A. Mobley, dated January 31, 2014
2. Deposition Transcript Excerpts of Michael R. Benton, dated February 4, 2014
3. Deposition Transcript Excerpts of A. Bernita Ricks, dated February 7, 2014
4. Deposition Transcript Excerpts of Danny L. Smith, Jr., dated February 4, 2014
5. Deposition Transcript Excerpts of Joseph S. Zippilli, dated February 3, 2014
6. Defendant's Exhibit B ó Report of Examination
7. Defendant's Exhibit D ó Employee Manual 2012
8. Defendant's Exhibit E ó Job Description and Performance Appraisal dated 11/1/10
9. Defendant's Exhibit F ó Letter from Carl Ramey dated 4/4/11
10. Defendant's Exhibit G ó Letter from Char Gloyd dated 4/4/11
11. Defendant's Exhibit H ó Letter from Bryan A. Mobley dated 4/12/11
12. Defendant's Exhibit I ó Letter dated 11/4/11
13. Defendant's Exhibit J ó Letter from Nicole Kayler, DTR
14. Defendant's Exhibit L ó Letter from Joe Zippilli dated 2/1/12
15. Defendant's Exhibit M ó Dischargeable Offenses
16. Defendant's Exhibit N ó Daily Job Description 2/7/12 ó 3/5/12
17. Defendant's Exhibit O ó Letter from Joel Vandersluis, M.D., F.R.C.P. dated Feb. 6, 2012
18. Defendant's Exhibit Q ó Family and Medical Leave Policy
19. Defendant's Exhibit R ó Letter from Cigna Leave Solutions dated Feb. 3, 2010

20. Plaintiff's Exhibit 17 ó Daily Job Description 2/7/12
21. Plaintiff's Exhibit 18 ó Note to File re: Mobley concerns about the level of work dated 2/7/12
22. Plaintiff's Exhibit 19 ó Daily Job Description 2/8/12
23. Plaintiff's Exhibit 21 ó Daily Job Description 2/10/12
24. Plaintiff's Exhibit 22 ó Note to PT2 based on MDI of 2/9/12 for Mobley dated 2/10/12
25. Plaintiff's Exhibit 23 ó Daily Job Description 2/11/12
26. Plaintiff's Exhibit 24 ó Daily Job Description 2/12/12
27. Plaintiff's Exhibit 25 ó Daily Job Description 2/15/12
28. Plaintiff's Exhibit 26 ó Daily Job Description 2/17/12
29. Plaintiff's Exhibit 27 ó Daily Job Description 2/16/12
30. Plaintiff's Exhibit 28 ó Daily Job Description 2/20/12
31. Plaintiff's Exhibit 29 ó Daily Job Description 2/22/12
32. Plaintiff's Exhibit 30 ó Daily Job Description
33. Plaintiff's Exhibit 31 ó Daily Job Description 3/2/12
34. Plaintiff's Exhibit 32 ó Daily Job Description 3/3/12
35. Plaintiff's Exhibit 33 ó Daily Job Description 3/4/12
36. Plaintiff's Exhibit 34 ó Daily Job Description 3/5/12
37. Plaintiff's Exhibit 39 ó Developmental Plan
38. Plaintiff's Exhibit 40 ó Checklist
39. Plaintiff's Exhibit 41 ó Note to File ó Meeting re: Mobley's return to former position
40. Plaintiff's Exhibit 42 ó Letter from Joel Vandersluis, M.D. dated 2/23/12
41. Plaintiff's Exhibit 43 ó Note to File ó Reviewed updated performance plan with employee Mobley 2/23/12

42. Plaintiff's Exhibit 44 ó Developmental Plan
43. Plaintiff's Exhibit 46 ó Note to File Mobley Light Duty
44. Plaintiff's Exhibit 47 ó Letter from Joel Vandersluis dated February 27, 2012
45. Plaintiff's Exhibit 50 ó Email from J. Zippilli re: Mobley return to work dated Feb. 29, 2012
46. Plaintiff's Exhibit 51 ó Note from J. Zippilli re: Mobley work dated 2/29/12
47. Plaintiff's Exhibit 53 ó Note to File from J. Zippilli
48. Plaintiff's Exhibit 54 ó Corrective Action Form, Step 4: Final Warning dated 3/2/12
49. Plaintiff's Exhibit 55 ó Note to File re: before Step 5 Corrective Action
50. Plaintiff's Exhibit 56 ó Note re: how fast work is done
51. Plaintiff's Exhibit 60 ó Corrective Action Form, Step 5: Discharge dated 3/8/12
52. Plaintiff's Exhibit 63 ó Corrective Action Form, Step 3: Written Warning dated 2/14/12
53. Plaintiff's Exhibit 64 ó Note to File re: use of knee pads dated 2/15/12
54. Plaintiff's Exhibit 65 ó Note to File re: discussion in BS Equipment dated 2/23/12
55. Plaintiff's Exhibit 66 ó Family and Medical Leave Policy
56. Plaintiff's Exhibit 69 ó Email from Mike Benton re: surgical people concerns about Mobley
57. Plaintiff's Exhibit 70 ó Email from Mike Benton re: altercation with co-worker
58. Plaintiff's Exhibit 79 ó Letter from Cigna re: Leave Status dated 2/25/12
59. Plaintiff's Exhibit 80 ó Letter from Cigna re: Intermittent Time Reported dated 2/23/12